- 4. Since the parties will be having ex parte communications, the Discovery Master will not be issuing rulings on the basis of ex parte communications, but simply acting as a discovery mediator,
- 5. All parties consent to such mediation and agree that neither the process, ex parte communication, nor the substance of communications with the Master will be utilized to attempt to disqualify the Master,
- 6. The occurrence of this one mediation shall not alter the normal process of filing discovery master motions and having hearings without ex parte communication in order to obtain rulings on such motions.

BANKSTON, GRONNING, O'HARA, SEDOR, MILLS, GIVENS & HEAPHEY, PC Attorneys for Plaintiff Alaska Rent-A-Car, Inc.

DATED: /2/28/05

Jon T. Givens
Alaska Bar No. 9011072

JERMAIN, DUNNAGAN & OWENS, PC Attorneys for Defendants

DATED: 12/29/65

Diane F. Vallentine
Alaska Bar No. 7710177

DLA PIPER RUDNICK GRAY CARY US LLP Attorneys for Defendants

DATED: 2 / 28 /05

John F. Dienelt

Washington, DC Bar No. 110742

27

28

	Case 3:03-cv-00029-TMB
1	IT IS RECOMMENDED:
2	DATED: 12-29-05
3	DAVID B. RUSKIN Special Master
4	
5	ORDER
6	IT IS SO ORDERED.
7	DATED:
8	
9	
10	UNITED STATES DISTRICT COURT JUDGE
11	
12	
13	
14	
15	
16	
17 18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
,	STIDLIL ATION DE DISCOVEDY MEDIATION